

Daily Globe

Official Paper of the City & County

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THE WEEKLY GLOBE.

The WEEKLY GLOBE is a mammoth sheet, exactly double the size of the Daily. It is just the paper for the freeholder, containing in addition to all the current news, choice miscellany, agricultural matter, market reports, etc. It is furnished to single subscribers at \$1, with 10 cents added for pre-payment of postage. Subscribers should remit \$1.15.

ST. PAUL, THURSDAY, MARCH 3, 1881.

The House yesterday, for the first time during the session, refused to create a new office—that of State mineralogist, one of the greatest needed in the State. The conversion to an economical policy took place pretty late in the session.

The croakers who opposed the building of a new market house, and especially those who thought it would be a fatal defect to have it two stories high, with a hall on the upper floor, should call a convention (meeting somewhere out doors) and resolve that they were idiots. The public have already adopted a similar resolution—by a large majority.

The capitol fire had one good effect. The House yesterday reconsidered the vote by which it had refused to pass the bill for the creation of a capitol fund from the sale of the Kandiyohi capitol lands, and passed it by an almost unanimous vote. The necessity for funds with which to rebuild and repair the State house was more apparent yesterday than it was the day before.

Who was the Erostratus that fired this Ephesian dome, is at present a mystery.—Pioneer Press.

Erostratus sounds well if a man escapes the law in pronouncing it, but the right name of the darkey who raised the flag for one dollar a day, was Jefferson Davis Hudson. Furthermore, he was drunk, and had been for six hours when the fire broke out. It is cruel to ruin this poor drunken darkey's reputation forever, by calling him Erostratus.

To-day will close the session of the twenty-second legislature of Minnesota. The day will be one of the busiest and one of the most important in the history of the State. There are over a hundred bills on the files of the House awaiting final action, many of them being of an exceedingly important nature, involving interests that concern people in all sections of the State. It is not possible that these bills at their present stage can receive the consideration they deserve, and nearly all of them will be rushed through at high pressure. Some will no doubt fail, but the experience of the past leads to the fear that these will not be the worst on file. The careful scrutiny of the governor, however, will probably correct some of the evils of the day's haste.

The House yesterday concurred in the Senate bill submitting a constitutional amendment relative to the disposition of the State swamp lands to the people. The bill proposes to devote one-half of the proceeds of the lands when sold, to a permanent fund for the support of common schools, and the other half for the support of educational and charitable institutions. It would have been more sensible if the whole amount had been given to the common schools. As it is, the State university and Normal schools will receive the benefit of half of the proceeds. If the bill is approved by the governor, and the amendment is adopted by the people, it will put a stop to the scramble of railroad companies to secure possession of these lands, which has engrossed so much of the time of the legislature of late years.

REBUILDING THE CAPITOL.
Gov. Pillsbury has given another evidence of his practical business qualifications in the message he sent to the legislature last evening relative to rebuilding the capitol. He promptly secured the services of an architect who supplies a careful, detailed estimate of the cost of rebuilding upon the present site. This estimate shows that the building can be replaced for a sum not greater than the cost of an extra session. Contrary to the general expectation on the night of the fire, the walls are found to be still serviceable. The vaults, the sewer work, pipes, etc., are practically uninjured. If it were feasible, a permanent and expensive building would be preferable, but the State is scarcely prepared to begin such a building as she will ultimately require. The proposed rebuilding will not involve the increase of the tax levy, and will scarcely be felt by the people.

It is possible, too, that when the State is able and prepared to expend one or two millions on a capitol building, a site may be desired where there are more ample grounds, and a slightly position, like that on Wabash hill, may be chosen. This very fact should lead the city to secure ample grounds, without delay, to be tendered to the State at the proper time. As the constitution locates the capitol at St. Paul, and forbids any change save by vote of the people, the location is already permanent, but the exact site in the city may be varied according to the judgment of the legislature.

Mayor Dawson, City Attorney Murray and Ald. Allen have acted wisely and in accordance with the wishes of our people in promptly placing the new market house at the disposal of the State authorities. Under the circumstances the accommodation will be excellent, and ample time can be given for the rebuilding. The bill appropriating \$25,000 for rental of offices can be withdrawn and the sum applied to building purposes, as the city gives the use of the market house "without money and without price."

Fortunately the records and bills in both houses were saved so completely that an extra session will not be needed,

as expected. The very moderate appropriation suggested by the Governor, if made, will remove all necessity for an extra session, and the legislature can conclude its work to-night with but little more difficulty than if the capitol had not been destroyed. The fact that the extra session would cost about the same as the appropriation asked by the Governor, renders it substantially certain that he will be unanimously endorsed by both branches of the legislature.

THE KILLED BOY.

The Second Inquest Leaves the Authors of Henry Schmidling's Death Unknown—The Fanciful of Two Boys—Evidence That the Boy was Not Run Down by Dr. Hand's Sleigh, But by a Heavy Bob Sled.

As announced yesterday, owing to certain rumors concerning the manner in which the lad Henry Schmidling came to his death, and with the view of adding all the information possible from what new testimony might be submitted, it was decided to reopen the inquest. This was deemed advisable, especially as a report was circulated to the effect that a covered sleigh containing Dr. Hand's son, a young son of Chas. Hand, a driver had run into something while driving down Eighth street the night of the accident. The inquest was reopened at Coroner Davenport's office on West Third street yesterday afternoon. The two lads and the driver were sworn, and while the testimony was somewhat peculiar and conflicting, nothing of sufficient importance was developed to warrant a change of the former verdict.

DANIEL HEND.
Daniel Hand, the first witness called, testified substantially as follows: Am eleven and one-half years old; witness and Charles Nichols were driven to a party last Tuesday night; left the Metropolitan hotel a few minutes after 7 o'clock; witness sat on the right side of the cutter; Charles Nichols sat on his lap; started for Dr. Breed's house, Eighth and Neil streets; turned onto Eighth street two or three blocks from the house.

When the sleigh turned the corner witness thought he saw a shadow or piece of a man; he was on the right side; Charles said "I think we've run over someone; witness said "he guessed not;" witness got up and looked out the rear of the cutter; didn't see any one; Willis, the driver, turned the corner very slowly; didn't think there was anything to it; only saw a shadow; didn't see a lamp post on the corner; it was on the corner of Seventh street where the shadow was seen in turning.

DR. HAND.
Have a driver by the name of Willis Gurney; he drove the boys to a party last Tuesday, a week ago; he is a careful and reliable driver; he sometimes provoked witness by driving too slow.

Witness then alluded to a conversation with the boys the day after the party; he had questioned the boys and the driver; the son of witness alluded to seeing the shadow near the sleigh; witness had traced the course by the vehicle the night of the accident; it was possible that the boy might have caught on to the cutter at Seventh and Olive streets for a ride.

CHARLES NICHOLS.
Witness first alluded to the drive down town; left the hotel ten or fifteen minutes after 7 o'clock; went out Washington to Seventh and down Seventh street to one or two blocks this side of the street car tracks; then turned into Eighth street; when the cutter turned off onto Eighth street witness thought he saw something; the cutter sloughed in the corner and the horse shied; thought a boy had been seen on the right hand side of the cutter; witness said he thought they had run over a boy; the driver, Willis, said "he saw a shadow; going at a common trot; at the party a little girl had told witness a boy had been run over; witness replied he thought they had run over someone, the girl spoke to witness first; witness had spoken about it to Sam Brock; he struck at all; it was by the right hand runner; had not felt any jar; a man stood on the corner in the direction from which the boy ran; in turning Eighth street, a lady stopped at the crossing to let them go by.

WILLIS GURNEY.
The driver, testified as follows: Have been a driver in the employ of Dr. Hand for nine months; Tuesday evening a week ago drove the boys to Mr. Breed's residence on Eighth street; left the Metropolitan hotel about 7 o'clock; drove down Washington street to Seventh street; turned into Eighth street two or three blocks; went on the street car track; a man stood on the corner where they turned off; after turning the corner witness exclaimed: "Willis, what was that; did you see that;" witness replied, it must be a shadow; witness didn't remember of seeing the boys look back; the cutter sloughed in turning the corner; turned the corner very slowly; the sleigh ran very smoothly on the way home; Charles Nichols said that he had told the folks that they had run over a man; drove down on the right hand side of the track on Eighth street; would have seen the boy had he run in front of the cutter; was driving on a walk and was positive that he had not run over anyone; would swear to it; it was a top-covered sleigh. Supt. Walsh testified that he had examined the tracks in the snow and they were very wide and clearly defined, indicating that they had been made by heavy runners instead of a sleigh. Witness also alluded to the position of the lad when found; his head was towards lower town; witness thought if the lad had been dragged his head would have inclined the other way.

The jury then visited Dr. Hand's barn and inspected the cutter.
After a short deliberation the jury returned the following:
The jurors upon their oath do say that they are unable to render any other verdict from that previously rendered on the 23d day of February, no sufficient new evidence being adduced to justify any change in said verdict.
John W. Griggs, P. R. W. Griggs, J. R. W. Griggs, R. L. Wharton, A. B. Becker and Jacob Wechsler.

THE COURTS.

District Court.
(Before Judge Wilkin.)

GENERAL TERM.
The State vs. Robert Burton; murder. Charles T. Fish vs. Pioneer Press company; continued by consent.

Probate Court.
(Before Judge O'Gorman.)

In the matter of the estates of Sophia Felix, J. Montreal, E. Fragner, Nancy De Morais, O. Felix, Henry Milor, and Daniel Friener, deceased. Petitions filed for letters of administration. Hearing on the 20th inst. at 10 A. M.

Municipal Court.
(Before Judge Burr.)

The city vs. Geo. Henkle and Carl Peterson; disorderly conduct. Acquitted.
The city vs. John Tuff; assault and battery. Committed for ten days.
The city vs. T. Brady; drunk and disorderly. Committed for five days.
The city vs. E. Gamble; same. Committed for five days.

CRIMINAL.
The city vs. H. Connors; drunkenness. Fine of \$5 paid and discharged.

The State vs. Wm. Thompson; larceny. Committed for twenty days.
The city vs. Barney Mullin; larceny. Committed for thirty days.

The Doctor's Journal reports hogs receipts 19,000; shipments 8,000; weak and lower; extra line 6.40@6.50; good to choice heavy 5.70@6.25. Cattle receipts 5,500; shipments 2,200; active and higher; exports 5.50@5.65; common choice shipping 4.30@5.25. Sheep, receipts 1,700; firm.

Mr. Geo. F. Helderle, of Peru, Ind., says that he had suffered very much with rheumatism, and used many remedies without benefit. He found the desired relief in St. Jacobs Oil.

THE LEGISLATURE.

BOTH HOUSES RISE FROM THEIR ASHES AND GO TO WORK.

Market Hall Transformed Into a State House—A Little Demoralized, But Still Pushing Business Through in Fair Shape Considering the Circumstances—A Bill for Rebuilding the Capitol Introduced—Sale of the Capitol Lands in Kandiyohi Ordered—Big Calendar for Tomorrow.

SENATE.

The Senate having met at the ruins of the capitol, and adjourned to meet at the St. Paul Market house at 11 o'clock, at that hour business was commenced and prosecuted during three sessions, morning, afternoon and evening, with the alacrity incident to the closing hours of the session. Two or three additional clerks were employed at the secretary's desk, and the making of laws was greatly facilitated thereby. A noisy crowd in the lobby considerably interfered with deliberations, and the mob was no sooner quieted or dispersed, than it was replaced by another. Notwithstanding the haste, bills appeared to be acted upon understandingly.

Routine Report.

At 10 o'clock the Senate met at the ruins of the capitol, where the roll was called and impressive devotional exercises were gone through by the chaplain.

Senator J. B. Gilliland offered the following resolution:
Resolved, By the Senate, the House concurring, that the Senate and House do adjourn forthwith to meet at the Market hall, in the city of St. Paul, at 11 o'clock A. M. this day.

Recess till 11 A. M.

Senate convened at the Market house at 11 o'clock. Journal approved.

By Senator Castle—Amending the statutes of 1878 relating to securities of trustees.

The Senate bill providing for the readjustment of the old Minnesota State railroad bonds was reported from the House with amendments.

A number of amendments were offered by Senator A. Adams, Bonniwell, Buck, C. E. Campbell, Castle, Crooks, Gilliland, C. D. Gilliland, J. B. Johnson, R. B. Langdon, Lawrence, Macdonald, McCormick, McGee, McLaughlin, Miller, Morrison, Officer, Pillsbury, Rice, Wilson—23.

Recess till 12.30.
Nays—Buck, D. Case, Clement, Hinds, Howard, Perkins, Powers, Schaller, Shaheen, Tiffany, Wedge, Wheat, White, Wilkins—14.

Afternoon Session.

SENATE BILLS PASSED.

Joint resolution directing the attorney general to proceed against the Sioux City Railroad company on account of its failure to construct a line of railway from Minneapolis to Shakopee.

Concurrent resolution authorizing the committee appointed to select a site for a second State prison to sit after the adjournment of the legislature. Lost. Yeas 13, nays 17.

HOUSE BILLS PASSED.

Defining the duties of county treasurers in relation to the care of county funds.

To amend the charter of the village of Morris, Stevens county.

Relating to the State treasurer's receipts for State school text book fund.

Relating to the keeping in repair of a certain bridge across Run river, in Isanti county.

Authorizing towns in Washington county to issue bonds to aid in the construction of the Stillwater and Hastings railroad.

Authorizing the governor to appoint a State land agent.

Authorizing the city of Minneapolis to issue bonds.

BILLS INTRODUCED.
By Senator D. Buck—Increasing the salary of the warden of the State prison to \$2,500.

By Senator Pillsbury—To provide for the collection of delinquent taxes being due in 1879 or prior years. Passed under suspended rules.

By Senator Miller—To appropriate money to reimburse employes for losses incurred by the fire at the Insane asylum. Passed under suspended rules.

By Senator Adams—Resolved, That it is the sense of the Senate, the House concurring, that no special committee be allowed to sit during vacation of the legislature. Adopted. Yeas 23, nays 7.

IN COMMITTEE OF THE WHOLE.
Senator Peterson in the chair, a large number of bills were considered and reported back with appropriate recommendations.

Recess till 8 o'clock.

Evening Session.

BILLS INTRODUCED.

By Senator Aaker—Relating to religious corporations.

By Senator Castle To authorize the State librarian to collect insurance and to purchase books. Passed under suspended rules.

The governor's message, relative to a new capitol, was referred to the committee on finance.

HOUSE BILLS PASSED.

Amending the statutes relating to the care of county funds by county treasurers.

of bills were considered and reported back with various recommendations.

SENATE BILLS PASSED.

Memorial to Congress asking for the enactment of an income tax law. Lost. Yeas, 12; nays, 10.

Increasing the salary of the warden of the State prison to \$2,500 per annum.

Authorizing certain towns, villages and cities to issue bonds in aid of railroads.

Relating to the incorporation of religious organizations.

Restricting to the uses to which the legislative appropriation may be used.

Amending the statutes relating to the formation of corporations.

Adjourning till 9 o'clock.

HOUSE.

Considering the haste with which the members of the House dispersed on Tuesday evening, and the trying ordeal through which many of them passed, they got together yesterday morning in tolerably good condition. They were somewhat "rattled," however, and it took some time before they could be brought down to business. Each had an experience to relate to his associates, and the hum of conversation was continuous, rendering the transaction of business almost impossible. The hasty flitting had left things in a disorganized condition. There was a doubt as to the proper course of procedure, and it was some time before matters were straightened out. It was not until afternoon that even the semblance of order was reached.

Among the important bills considered was that exempting from the provisions of the Merrill text book law all independent school districts in the State.

It was amended so as to exempt all classes of schools and school districts, and passed by a vote of 62 to 25. Two swamp land bills were knocked out of time.

That for four sections to the Minneapolis & Northwestern road was defeated by direct vote, and that for the St. Paul & Dubuque road was loaded with amendments that were fatal to it, and referred to Mr. Kneeland.

At the evening session a desperate endeavor was made to dispose of the accumulation of bills, and Senate bills by the score were read a first and second times. During the evening quite a number of Senate bills were passed, and the governor's message upon the burning of the capitol was read.

There was a good deal of discussion on the resolution directing suit to be commenced against the Sioux City road for neglecting to complete their line to Shakopee, and regarding two or three other matters of minor importance.

When the Senate joint resolution declaring that no joint committee should be permitted to sit during the recess except for concurrence, Mr. Collins moved to except the committee to investigate the charges of sectarianism in the normal school at St. Cloud, and contended earnestly for his position so that the school might be relieved from the slurs cast upon it or the charges proved.

The amendment was adopted, and an appropriation of \$200 was voted to pay the expenses of the committee. A bill appropriating \$61,000 for rebuilding the capitol was introduced by Mr. Wilson and referred to the finance committee, from which it will no doubt receive a favorable report this morning and be passed immediately. Senator Buck's bankrupt bill was referred to the Judiciary committee.

Routine Report.

The House met at 10 A. M., Speaker Fletcher in the chair.

Prayer by the chaplain, Rev. Dr. Wright.

After brief discussion as to the proper order of business, Mr. Sanborn offered a bill authorizing the governor to provide suitable quarters for the accommodation of the State officers until the meeting of the next session of the legislature, and appropriating \$25,000 to provide for the expenses of the same.

That no special committee be allowed to sit during vacation of the legislature. The Senate providing for adjournment till 11 o'clock, and reassembling in the new Market Hall, was presented and adopted.

On reassembling the bill offered by Mr. Sanborn was read the first, second and third times, and passed unanimously.

The House then went into committee of the whole. Mr. Denney in the chair, on business on the clerk's desk.

On motion speeches were limited to five minutes each, and the first and second readings of each subsequent utterance.

A long discussion took place on the bill to exempt independent school districts from the operations of the Merrill text book law. It was amended by Mr. Allen so as to exempt all independent school districts, and so as to exempt all common school districts, and recommended for passage.

The bill granting four sections of swamp land per mille to aid a railroad from Minneapolis to Shakopee, was read the first time, and recommended for passage by a vote of 40 to 39.

The bill granting swamp lands in aid of the St. Paul & Dubuque railroad company was discussed at length, loaded down with amendments, and finally recommended to be referred to the committee on finance.

After disposing of a number of other bills not of general interest the committee rose and the House took a recess till 3 o'clock P. M.

Afternoon Session.

The House re-convened at 3 P. M.

Mr. Wilson offered a resolution directing the money received for insurance on the State library to be paid over to the judges of the supreme court, to be expended by them in the purchase of books for the State library. Carried.

A warrant of \$35 was ordered drawn in favor of the sergeant-at-arms for expenses incurred in serving subpoenas upon witnesses in the State Insane hospital inquiry, and the secretary of state was directed to replace the legislative manuals destroyed by the fire.

HOUSE BILLS PASSED.

Fixing the terms for holding court in the twelfth judicial district.

For the payment of a balance due John Schroeder for salary as commissioner of statistics.

fining his duties and prescribing his compensation, yeas 36, nays 40.

Granting four sections of swamp lands per mille to the Minneapolis & Northwestern railroad company, yeas 36, nays 44.

RESTORED TO THE FILE.

Three bills previously passed by the House which had been destroyed in the capitol fire, were restored from the printed copies.

SENATE BILLS PASSED.

To secure the payment of taxes that became delinquent prior to the year 1879.

A CAPITOL FUND.
On motion of Mr. Wilson the vote by which the bill providing for the sale of the capitol lands in Kandiyohi county was lost was reconsidered, and the bill passed, yeas 76, nays 5.

The vote by which the bill to pay Mr. Schroeder for salary as commissioner of statistics was passed, was reconsidered, and the House took a recess till 8 P. M.

Evening Session.

The House re-assembled at 8 o'clock P. M.

BILL INTRODUCED.
By Mr. Allen—To create a new school district in the towns of Red Rock and Dexter, Mower county. Passed under suspension of the rules.

THE SCHOOL LAWS.
Mr. Mott offered a joint resolution providing for the codification, publication and distribution of the school laws. Adopted.

HOUSE BILLS PASSED.

To authorize the Chicago & Northwestern railroad company to build, purchase and maintain railroads in the State of Minnesota.

A message from the governor recommending the rebuilding of the capitol on its present site was read. The message appears in full on the first page in the account of the fire.

SENATE BILLS PASSED.

Fixing the bounty for the destruction of wolves.

Submitting a constitutional amendment to the people providing for the division of the swamp lands of the State for the school fund, and for the support of educational and charitable institutions, share and share alike.

Authorizing the State librarian to collect the insurance money due on the State library and to purchase books with the same.

Authorizing the Chicago, Milwaukee & St. Paul Railroad company to build, purchase, maintain and operate railroads in Minnesota with all the privileges inhering in domestic corporations.

To appropriate money to reimburse the employees of the insane asylum at St. Peter for losses sustained in the recent fire.

To extend the police jurisdiction of Albert Lea.

BILLS INTRODUCED.

By Mr. Wilson—To appropriate \$50,000 for repairs and rebuilding of the State capitol.

By Mr. Stone—To allow the auditor of Swift county to employ necessary clerks.

THE RAILROADS.

The Coming Floods on the Missouri—Snow Storm on the St. Paul & Duluth—Heavy Wheeling in the Northwest—The Omaha Line Ahead this Time.

Reports by telegraph, received at Northern Pacific headquarters yesterday, are that for three days a thawing temperature has prevailed at Missoula, Helena and Ft. Keogh. The Tongue and Powder rivers are breaking up, and the usual spring floods may be expected to come within a week on the Yellowstone, and at the head waters of the Missouri. But it is, nevertheless, hoped that the ice will remain firm at Bismarck some time longer, until the railroad men are ready for the opening of the river.

The situation on the St. Paul & Sioux City line is unchanged.

At the terminal of the St. Paul & Duluth railroad Tuesday night and yesterday morning, about a foot of snow fell, and the track from there to Duluth, about forty miles, was well covered, with a fierce northeast prevailing. But with light trains, and two or three engines attached to each, all trains of the day were being pulled through, and Superintendent Smith felt confident that the road's record of the season, of not losing a mail or passenger train, would not be broken.

The mail of the Northern Pacific road were yesterday afternoon reported but little delayed. Snow fell Tuesday night all along the St. Vincent branch of the St. Paul and Manitoba road, about two inches deep, and some wind prevailed, making the wheeling heavy and delaying the mail. The mail of the Northern Pacific for St. Paul Tuesday came in late evening about eight and a half hours late, but the St. Paul train of Tuesday for St. Vincent had lost only half an hour in the run to Glyndon. On that branch, however, the mail was delayed, there was no trouble. The Grand Forks branch was open to Hill City, but the Morris and Brown's Valley branch remained closed. The weather generally on both the main lines was yesterday afternoon cloudy and cool.

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"The Objectionable Word."
To the Editor of the Globe.
In reply to the criticism of yesterday's correspondent, "Catholic," allow me promptly to say that the word "Romanish," which to him and others might justly be deemed objectionable, was not used by me, and is not in the text of my manuscript. In advocating on general and special grounds what I believed to be for the best interests of our city as a whole, I greatly regret if I have seemed to have indulged in any sharing of faith in chargeable with discolority or guilty of insinuations. I endeavored to be candid, and considerate towards all holding different views from my own, and aimed to treat their scruples and principled objections with the respect every right and honest man is entitled to.

My only object in the article was to point out a misprint, and so obviously so, that I supposed no one would be misled by it, but would infer that it should read, "Roman." Yours,
March 2, 1881. M. McG. DANA.

A New York dispatch of last evening says: Dry goods market unchanged with both cotton and woolen commodities houses and business continues quiet. Jobbing trade irregular. Cotton goods practically unchanged. Print cloths continue quiet; transactions principally limited to medium fancies. Ginghams unchanged. For staple and figured worsted goods, no change in prices. Cotton goods, still receiving fair orders, but cotton dress goods all quiet and jobbing trade irregular. Market for woolen goods very quiet.

Use Wm. Clarke & Son's HELIX NEEDLES, Factory, Chicago, Ill. England. Office, 50 Adams Street, up stairs, Chicago.

Stees Bros., sole agents for the Moore Combination Desk company. A full line of Office Queen, Counting House King, General Business and Flat Top Combination desks kept in stock.

The Best Remedy for Chapped Hands.
Is Hegeman's Camphor Ice. It should be rubbed upon the part affected. The warmth of the skin will soften it sufficiently, under ordinary circumstances, but in extreme cold weather it may